1 2 3 4 5 6 7 8 9	CHARLES A. MICHALEK, ESQ. Nevada Bar No. 5721 ROGERS, MASTRANGELO, CARVALHO & M 700 South Third Street Las Vegas, Nevada 89101 Phone (702) 383-3400 Fax (702) 384-1460 Email: cmichalek@rmcmlaw.com -and- BRIAN T. MAYE, ESQ. (Pro Hac Vice Application to be filed) Fitzpatrick, Hunt & Pagano, LLP 10 South LaSalle Street, Suite 3400 Chicago, Illinois 60603 Phone (312) 728-4000	MITCHELL
11	Fax (312) 728-4950 Email: <u>brian.maye@fitzhunt.com</u>	
13	Attorneys for Defendant Frontier Airlines, Inc.	
14	UNITED STATES DISTRICT COURT	
15	DISTRICT OF NEVADA	
16 17	EDDIE FRIERSON, an individual; ALBERTO CARDOSO-RAMIREZ, an individual; and) Case No.: 2:24-cv-02181
	ANA FIGUEROA-CUEVA, an individual;	
18 19	Plaintiffs,)))
19 20	Plaintiffs, v.))))))
19 20 21	Plaintiffs, v. FRONTIER AIRLINES, INC., a Colorado Corporation; Doe Individuals 1-XX, inclusive;)))))))))
19 20 21 22	Plaintiffs, v. FRONTIER AIRLINES, INC., a Colorado Corporation; Doe Individuals 1-XX, inclusive; and ROE Entities 1-XX;))))))))))))))
19 20 21 22 23	Plaintiffs, v. FRONTIER AIRLINES, INC., a Colorado Corporation; Doe Individuals 1-XX, inclusive;)))))))))))))))))
19 20 21 22 23 24	Plaintiffs, v. FRONTIER AIRLINES, INC., a Colorado Corporation; Doe Individuals 1-XX, inclusive; and ROE Entities 1-XX; Defendants.))))))))))))))) NES, INC.'S ERRATA TO "EXHIBIT C"
19 20 21 22 23 24 25	Plaintiffs, v. FRONTIER AIRLINES, INC., a Colorado Corporation; Doe Individuals 1-XX, inclusive; and ROE Entities 1-XX; Defendants. DEFENDANT FRONTIER AIRLIN)))))))))))))) NES, INC.'S ERRATA TO "EXHIBIT C" ICE OF REMOVAL
19 20 21 22 23 24 25 26	Plaintiffs, v. FRONTIER AIRLINES, INC., a Colorado Corporation; Doe Individuals 1-XX, inclusive; and ROE Entities 1-XX; Defendants. DEFENDANT FRONTIER AIRLIN	
19 20 21 22 23 24 25	Plaintiffs, v. FRONTIER AIRLINES, INC., a Colorado Corporation; Doe Individuals 1-XX, inclusive; and ROE Entities 1-XX; Defendants. DEFENDANT FRONTIER AIRLIN	

-1-

1	Defendant, FRONTIER AIRLINES, INC. ("Frontier"), by and through their attorneys, ROGERS,		
2	MASTRANGELO, CARVALHO & MITCHELL, hereby submits this Errata to properly reflect the		
3	correct Exhibit C (State Court Docket), which is attached herein, in their previously filed Notice of		
4	Removal.		
5	Removal.		
6			
7 8	Dated: November 21, 2024.	ROGERS, MASTRANGELO, CARVALHO & MITCHELL	
9		By: /s/ CHARLES A. MICHALEK	
10		CHARLES A. MICHALEK, ESQ.	
11		Nevada Bar No. 5721 700 South Third Street	
12		Las Vegas, Nevada 89101 Phone (702) 383-3400	
13		Email: cmichalek@rmcmlaw.com	
14		-and-	
15		BRIAN T. MAYE, ESQ.	
16		(Pro Hac Vice Application to be filed) Fitzpatrick, Hunt & Pagano, LLP	
17		10 South LaSalle Street, Suite 3400	
18		Chicago, Illinois 60603 Phone (312) 728-4000	
19		Email: brian.maye@fitzhunt.com	
20		Attorneys for Defendant Frontier Airlines, Inc.	
21			
22			
23			
24			
25			
26			
27			

28

CERTIFICATE OF SERVICE I certify that on November 21, 2024, I caused the foregoing **DEFENDANT FRONTIER** AIRLINES, INC.'S ERRATA TO "EXHIBIT C" TO THE NOTICE OF REMOVAL to be served via the CM/ECF filing system to all parties on the service list as follows: STEVE DIMOPOULOS, ESQ. NV Bar No. 12729 DIMOPOULOS LAW FIRM 6671 S. Las Vegas Blvd., Suite 275 Las Vegas, NV 89119 sc@stevedimopoulos.com /s/ Mandi Zambai An employee of ROGERS, MASTRANGELO, CARVALHO & MITCHELL